IN THE UNITED STATES PATENT AND TRADEMARK OFFICE.

Application No. : 11/541,096 Confirmation No.: 1153

Applicant(s) : Kyung-Ku CHOI, et al.

Filed : June 8, 2006

Title : SUBSTANCE, MAGNETIC THIN FILM, AND MAGNETIC

: DEVICE

TC/A.U. : 1785

Examiner : Gary D. Harris
Docket No. : 81864-0069
Customer No. : 24633

Commissioner for Patents

P.O. Box 1450

Alexandria, Virginia 22313-1450

INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. § 1,97(b)

Sir:

Pursuant to 37 C.F.R. §§ 1.56 and 1.97(b), Applicant bring to the attention of the Examiner the document(s) listed on the attached Form PTO/SB/08a, which the Examiner may deem relevant to the patentability of the above-identified application. One copy of each of the Non-U.S. documents is submitted herewith.

The USPTO has waived the requirements under 37 CFR 1.98 (a)(2)(I) to submit copies of U.S. patent and U.S. patent applications publications when citing and submitting an Information Disclosure Statement in a patent application filed after June 30, 2003, and International Applications that have entered the National Stage under 37 USC 371 after June 30, 2003. Accordingly, copies of these types of documents are not being supplied in connection with this application. Reference is being made to PRE-OG Notice from the Office of Patent Legal Administration dated July 25, 2003, stating an Information Disclosure Statement may be filed without copies of U.S. patents and published applications for patent applications filed after June 30, 2003.

Applicant respectfully requests that the Examiner consider the listed documents and evidence that consideration by making appropriate notations on the attached Form PTO/SB/08a.

This submission does not represent that a search has been made or that no better art exists and does not constitute an admission the listed documents are material or constitute "prior art." If the Examiner applies the documents as "prior art" against any claims in the application and Applicant determines that the cited documents do not constitute "prior art"

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under United States law, Applicant reserves the right to present to the Office the relevant facts and law regarding the appropriate status of such document.

Applicant further reserves the right to take appropriate action to establish the patentability of the disclosed invention over the listed document, should the document be applied against the claims of the present application.

Except for issue fees payable under 37 C.F.R. § 1.18, the Commissioner is hereby authorized by this paper to charge any additional fees during the entire pendency of this application including fees due under 37 C.F.R. §§ 1.16 and 1.17 which may be required, including any required extension of time fees, or credit any overpayment to Deposit Account No. 50-1349. This paragraph is intended to be a CONSTRUCTIVE PETITION FOR EXTENSION OF TIME in accordance with 37 C.F.R. § 1.136(a)(3).

Respectfully submitted.

Dated: December 28, 2010

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